



3 1761 03343 8011

COPYRIGHT LAW

Professor Rosemary J. Coombe*

COURSE MATERIALS

FALL 1997

VOLUME I

FACULTY OF LAW

UNIVERSITY OF TORONTO

FOR THE CLASSROOM USE OF
UNIVERSITY OF TORONTO
STUDENTS ONLY

*With the assistance of Anand Banerjee,
Larry Reimer, and David Fewer

COPYRIGHT LAW
1997

TABLE OF CONTENTS

Volume One

A. HISTORY AND POLICY CONSIDERATIONS

Mark Rose, "The Author as Proprietor" (1988)	1
Wendy Gordon, "Asymmetric Market Failure and Prisoner's Dilemma in Intellectual Property" (1992)	34
Henry Perritt, Jr., "Property and Innovation in the Global Information Infrastructure" (1996)	45
Edwin C. Hettinger, "Justifying Intellectual Property" (1989) . . .	52
David Vaver, "Some Agnostic Observations on Intellectual Property" (1991)	59
Digital Dilemma (1992)	68

B. LEGAL AND ADMINISTRATIVE FRAMEWORK

I. CONSTITUTIONAL FRAMEWORK

Section 91 of the Constitution.	69
Gendreau, "Recent Developments"	69

II. RELATIONSHIP BETWEEN STATUTE AND COMMON LAW

Statutory Provisions.	71
Comment	72
Estey J. in <u>Compo v. Blue Crest Music</u>	72

III. REGISTRATIONS AND NOTICE REQUIREMENTS (MARKING)

Advantages of Registration	73
Registration Forms	74

IV.	<u>COLLECTIVE ADMINISTRATION OF COPYRIGHT</u>	
(i)	Statutory Provisions	76
(ii)	Discussion of Licensing Bodies, Hughes on Copyright and Industrial Design.	78
	Cancopy Licensing Agreement.	81
	Gillian Davies, "The Public Interest in Collective Administration of Rights (1989).	104
V.	<u>JURISDICTION OF COURTS</u>	
	Statutory Provision.	108
	Henderson Report (1991).	109
	Henderson Report Updated (1992).	122
C.	<u>AUTHORSHIP AND OWNERSHIP OF COPYRIGHT</u>	
I.	<u>STATUTORY AND TREATY PROVISIONS</u>	128
II.	<u>HOW THE LAW TREATS AUTHORSHIP</u>	
	Peter Jaszi, "Toward a Theory of Copyright: The Metamorphosis of 'Authorship'" (1991).	130
	David Vaver, <u>Copyright</u> (Osgoode 1993).	140
	Jessica Litman, "Copyright as Myth" (1991)	145
	David Lange, "At Play in the Fields of the Word" (1992)	149
III.	<u>DETERMINING THE AUTHOR</u>	
	<u>Donoghue v. Allied Newspapers Ltd.</u>	158
	<u>Kantel v. Grant</u>	163
IV.	<u>THE PROCESS OF AUTHORSHIP IN THE REAL WORLD</u>	
	Excerpt: Martin Elliott, <u>The Rolling Stones</u> <u>Complete Recording Sessions</u> (1990)	174
V.	<u>EXCEPTIONS TO AUTHOR AS OWNER PRINCIPLE</u>	
(i)	Photographs.	177
(ii)	Records and Perforated Rolls	178

(iii) Crown Works	178
"Victoria Entrepreneur Beats Bureaucrats" (1992)	179
Upjohn v. Apotex (1993)	180
Law Times (2 October 1995)	183
(iv) Commissioned Works.	184
(v) Contract for Service.	184
University of London Press Ltd. v. University Tutorial Press Ltd.	185
Beloff v. Pressdam Ltd.	188
Amusements Wiltron v. Mainville	195
(vi) Cinematographic Works	197
Impact of NAFTA	197
Gendreau, "Recent Developments" (1994)	198
VI. ASSIGNMENTS AND LICENSES.	199
Tedesco v. Bosa	200
D. PREREQUISITES FOR COPYRIGHT	
I. ORIGINALITY	207
David Vaver, Copyright (1993)	207
Jessica Litman, "The Public Domain" (1990)	213
Victoria Park Racing & Recreation Grounds Co. Ltd. v. Taylor.	227
Kilvington Bros. Ltd. v. Herbert Goldberg	227
Feist Publications Inc. v. Rural Telephone Service	231
Fletcher v. Polka Dot Fabrics Ltd.	236
U & R Tax Services Ltd. v. H & R Block Canada Inc.	243
Tele-Direct Inc. v. American Business Information Inc.	246
II. IDEA/EXPRESSION DICHOTOMY	
Moreau v. St-Vincent.	249
Cuisinaire v. South West Imports Ltd.	249
Horn Abbot Ltd. v. W. B. Coulter Sales Ltd.	251
Amy B. Cohen, "Copyright Law and the Myth of Objectivity" (1990)	257
Sipos, "Warning all Authors! Your Own 'Style' May Infringe Your Own Work" (1989)	273

Rosen, "Reconsidering the Idea/Expression Dichotomy"	281
<u>Sid & Marty Krofft Television Productions Inc.</u>	
v. <u>McDonald's Corp.</u>	288
Poston, "All Puff and No Stuff: Avoiding the Idea/Expression Dichotomy" (1989)	291
<u>Apple Computer v. Mackintosh Computers</u>	296
Capes, "The Software Copyright 'Super Patent'"	297

III. FIXATION

<u>Statutory Provision</u>	310
<u>Canadian Admiral Corp. Ltd. v. Rediffusion Inc.</u>	311
David Vaver, <u>Copyright</u> (Osgoode, 1991)	312
<u>Titan Sports v. Mansion House</u>	313

IV. SUBJECT MATTER

Statutory Provisions	315
--------------------------------	-----

(i) Literary Works

(a) What is a Literary work?

<u>Hollinrake v. Truswell</u>	316
<u>Exxon Corp. v. Exxon Insurance Consultants Ltd.</u>	321
<u>Euclid Industries Canada Ltd. v. Reg Holloway Sales Inc.</u>	325

(b) Compilations

The Impact of the NAFTA Amendment Act.	328
<u>B.C. Jockey Club v. Standen</u>	329
<u>Elanco Products Ltd. v. Mandops Agrochemical Specialists) Ltd</u>	333
David Vaver, <u>Copyright</u> (Osgoode, 1993)	339
<u>Canadian Admiral v. Rediffusion</u>	343
<u>Bulman Group Ltd. v. "One Write" Accounting Systems Ltd.</u>	343
<u>Feist Publications v. Rural Telephone Service Co.</u>	344
Harris, "Free For the Taking"	347

(c) Computer Programs

<u>Apple Computer v. MacIntosh Computers, (F.C.T.D.), (F.C.A.), (S.C.C.)</u>	353
<u>Systèmes Informatisés Solartronix v. Collège d'enseignement général et professionnel</u>	

<u>de Jonquière</u>	358
<u>Nintendo of America Inc. v. Camerica Corp.</u>	363
<u>Delrina Corp v. Triolet Systems Inc. et al.</u>	367
<u>Prism Hospital Software Inc. et al. v. Hospital Medical Records Institute et al.</u>	389
<u>Whelan and Associates, Inc. v. Jaslow Dental Laboratory, Inc.</u>	400
<u>Lotus Development Corp. v. Paperback Software International</u> (headnote only)	404
<u>Apple Computer, Inc. v. Microsoft Corp.</u>	408
<u>Engineering Dynamics, Inc. v. Structural Software, Inc.</u>	416
Samuelson, "Software Compatibility and the Law". .	426



Digitized by the Internet Archive
in 2018 with funding from
University of Toronto

https://archive.org/details/copyrightlawcour01coom_2

